Kiely Keane
Brett P. Clark
CROWLEY FLECK PLLP
900 N. Last Chance Gulch, Suite 200
P.O. Box 797
Helena, MT 59624-0797
Telephone: (406) 449-4165
kkeane@crowleyfleck.com
bclark@crowleyfleck.com

Charles K. Smith CROWLEY FLECK PLLP Thornton Building 65 East Broadway, Suite 400 Butte, MT 59701 Telephone: (406) 457-2057 cksmith@crowleyfleck.com

Attorneys for Genesis HealthCare, Inc.

IN THE UNITED STATES DISTRICT COURT FOR THE DIVISION OF MONTANA BUTTE DIVISION

GINA JAEGER, individually, AND AS)	Cause No. CV-16-30-BU-SEH
PERSONAL REPRESENTATIVE OF)	
THE ESTATE OF HER SISTER)	
CHARLENE HILL,)	
)	GENESIS HEALTHCARE, INC.'S
Plaintiff,)	MOTION TO DISMISS WITH
)	PREJUDICE
VS.)	
)	
GENESIS HEALTHCARE, INC., d/b/a)	
THE BUTTE CENTER, JOHN DOE)	
LLC's 1-10; JOHN DOE, INC.'S 1-10,)	
)	
Defendants.)	

Genesis HealthCare, Inc. ("Genesis") moves the Court to dismiss Plaintiff's Complaint against Genesis with prejudice. Specifically, Genesis moves the Court to dismiss the Complaint Plaintiff mailed on June 6, 2016, in accordance with the Federal Rules of Civil Procedure for: (1) failure to state a claim upon which relief can be granted (Fed. R. Civ. P. 12(b)(6)); (2) lack of personal jurisdiction (Fed. R. Civ. P. 12(b)(2)); (3) insufficient process (Fed. R. Civ. P. 12(b)(4)); and (4) insufficient service of process (Fed. R. Civ. P. 12(b)(5)).

Genesis respectfully requests the Court grant its motion to dismiss Plaintiff's Complaint with prejudice for the reasons set forth in its brief in support of its motion to dismiss with prejudice.

Pursuant to Local Rule 7.1(c)(1), Genesis has contacted counsel for Plaintiff. Plaintiff objects to this motion. Peak Medical Montana Operations, LLC has no objection and agrees the Court should dismiss Plaintiff's complaint with prejudice.

Dated June 30, 2016.

CROWLEY FLECK PLLP

/s/ Brett P. Clark

Kiely Keane Brett P. Clark Charles K. Smith

Attorneys for Genesis HealthCare,

Inc.